

From: Jamie Felsen
Sent: Tuesday, September 20, 2022 8:13 AM
To: Fitzgerald, Maureen P.
Cc: Jeremy Koufakis
Subject: RE: Voynow - NODs

Maureen,

I never received a response to the below email:

Plaintiffs supplement document demand no. 6 in their first request for documents to demand, for any period of time (not limited to period since 2010 as initially requested), all engagement letters or other documents concerning any agreement for scope of services between plaintiffs and defendants.

Jamie S. Felsen - Partner
Milman Labuda Law Group PLLC
3000 Marcus Ave., Suite 3W8
Lake Success, NY 11042
Telephone (516) 328-8899
Fax (516) 328-0082

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From: Jamie Felsen
Sent: Thursday, September 1, 2022 2:55 PM
To: Fitzgerald, Maureen P. <MPFitzgerald@mdwcg.com>
Cc: Jeremy Koufakis <jeremy@mmmlaborlaw.com>
Subject: RE: Voynow - NODs

Maureen,

I am following up on the below email.

Jamie S. Felsen - Partner
Milman Labuda Law Group PLLC
3000 Marcus Ave., Suite 3W8
Lake Success, NY 11042
Telephone (516) 328-8899
Fax (516) 328-0082

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From: Jamie Felsen

Sent: Tuesday, August 9, 2022 5:10 PM

To: Fitzgerald, Maureen P. <MPFitzgerald@mdwcg.com <<mailto:MPFitzgerald@mdwcg.com>>>

Cc: Jeremy Koufakis <jeremy@mmmlaborlaw.com <<mailto:jeremy@mmmlaborlaw.com>>>

Subject: Re: Voynow - NODs

Maureen,

Plaintiffs supplement document demand no. 6 in their first request for documents to demand, for any period of time (not limited to period since 2010 as initially requested), all engagement letters or other documents concerning any agreement for scope of services between plaintiffs and defendants.

On Aug 9, 2022, at 2:21 PM, Fitzgerald, Maureen P. <MPFitzgerald@mdwcg.com <<mailto:MPFitzgerald@mdwcg.com>>> wrote:

Please see attached.